## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

Brenda M. Reinhart LLC; William L. Ackley;	§	
Miriam Ackley; Charles A. Allison; David	§	
Atkinson; M. Leslie Boyd; Bradley Briscoe;	§	
Matt Bruno; Todd Conner; Stephen Cooney;	§	
Marlene Cooney; Walter Cody Cox; Alison	§	
Hyland, Trustee for Gladys Lorraine	§	
Dameron; Michael DeJohn; TME	§	
Investments LLC; Ferguson Investments	§	
LLC; Paul Grant; Susan J. Hubele; Craig	§	
Brent Hubele; David Hudspeth and Stacey	§	
Hudspeth, Trustees of The Hudspeth Living	§	
Trust; Corby R. Leach; Kelly L. Leach	§	
Reginald Marcellus; Joseph Timothy O'Neill;	§	
Jana Michell O'Neill; Mitra Partow-Soroushi;	§	
Lisa Rivera; Santos Rivera; Ken W.	§	
Skoruppa; Lee G. Snider; Brandy C. Snider;	§	
Jerry Weathers; Sheril Weathers; Ricarrdo O.	§	
Whitehead; Trudy S. Whitehead; Michael	§	
Womac; and Dorothy Ann Womac,	§	Case No. 3:21-cv-02904-X
	§	
Plaintiffs,	§	
	§	
v.	§	
	§	
Audacy Texas, LLC; Audacy Inc.; iHeart	§	
Media, Inc.; Emmis Communications	§	
Corporation; Sirius XM Radio Inc.,	§	
-	§	
Defendants.	<i>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</i>	
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# NOTICE OF PARTIAL VOLUNTARY DISMISSAL AS TO EMMIS COMMUNICATIONS CORPORATION ONLY

Plaintiffs file the following *Notice of Partial, Voluntary Dismissal as to Emmis*Communications Corporation Only and would respectfully show the Court as follows:

#### **VOLUNTARY DISMISSAL OF EMMIS COMMUNICATIONS**

- 1. On November 19, 2021, Plaintiffs filed their Original Complaint naming Audacy Texas, LLC, Audacy, Inc., iHeart Media, Inc., Emmis Communications Corporation, and Sirius XM Radio Inc. as defendants.
- All defendants have been served except for Defendant Emmis Communications
   Corporation.
- 3. Defendant Emmis Communications Corporation has not filed an answer or motion for summary judgment in this proceeding.
- 4. Therefore, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Plaintiffs voluntarily dismiss, without prejudice, Defendant Emmis Communications Corporation from this lawsuit. Plaintiffs do *not* dismiss any other claims and/or defendants from this action.

#### **PRAYER**

Therefore, for the foregoing reasons, Plaintiffs respectfully request that Defendant Emmis Communications Corporation be dismissed from this action pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i).

DATED: November 10, 2021

Respectfully submitted,

/s/ Joel B. Bailey

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#### ATTORNEYS FOR PLAINTIFFS

### **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a copy of the foregoing document has been served on all counsel through the Court's CM/ECF system on December 10, 2021 in accordance with the Federal Rules of Civil Procedure.

/s/ Joel B. Bailey